

Julie Fritcher

P.O. Box 1134

Lone Pine, CA 93545

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FILED

DEC 15 2011

CLERK, U.S. DISTRICT COURT
EASTERN DISTRICT OF CALIFORNIA
BY DEPUTY CLERK

IN THE UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF CALIFORNIA

Julie Fritcher, PRO SE

1:11-cv-002071-AWI-JLT

Plaintiff/Petitioner)

Vs.

No.

Robert L. Zucco, Linda Puckett, Owens Valley)

Complaint

Indian Housing Authority, Does 1-100)

Respondents/Defendants)

I.

COMPLAINT

1. This court has jurisdiction in the above matter

because it is a civil dispute between parties who are residents of

1 California and the acts occurred in California. This
2
3 Complaint alleges that the parties are Native American
4
5 Indians, an entity of an Indian Tribe, or non tribal members
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7 the Court has jurisdiction under 28 U.S.C.s 1331. All parties
8
9 reside in Inyo County.

10 2. Petitioner, Julie Fritcher is a Taxpayer and a Lone Pine
11
12 Paiute-Shoshone Tribal Member of the Lone Pine Paiute-
13
14 Shoshone Tribe.

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16 3. Respondents Robert L. Zucco, Executive Director is a
17
18 Lone Pine Paiute-Shoshone Tribal Member, and Linda
19
20 Puckett, Bookkeeper, is a non-tribal member whom both
21
22 work for Owens Valley Indian Housing Authority (herein as
23
24 OVIHA)

25 4. Respondents were at all relevant times working at
26
27 OVIHA and at the time on which this complaint is based took
28

1 place acting in that capacity and acting individually without
2 discretion.
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6 5. Respondent Robert L. Zucco is a Lone Pine Paiute-
7 Shoshone Tribal Member. As a tribal member, he has been
8 in attendance at General Council Meetings, been informed
9 about the Freedom of Information Act, is aware that the tribes
10 goes by the General Council Concept, and the 638 Contract.
11 Robert L. Zucco has acted outside his authority, scope of
12 work and job description. As a Director of OVIHA he is
13 aware that he must follow all Federal Laws and Regulations.
14 Mr. Zucco has also violated the General Council Concept and
15 the six (6) essential principles. They are as follows
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- 20 1. Rights of Participation
- 21 2. Due and Adequate Notice
- 22 3. Fair and Equal Opportunity
- 23 4. Duly recorded Actions
- 24 5. Parliamentary Procedures
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- 26
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1 6. Delegation of Powers
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4 6. Respondent Linda Puckett has acted outside her scope
5 of work and job description and is aware of the Freedom of
6 Information Act. I believe that Linda Puckett is aware that
7 she was illegally hired because she was hired by Robert
8 Zucco, a personal friend and has lived with Robert Zucco at
9 his address since the beginning of her employment. I believe
10 that she also works outside her scope of work, job description
11 and conducts illegal activities.
12
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17 7. Both Respondents Robert L. Zucco and Linda Puckett
18 were served by a California Process Server that served a
19 document pertaining to the Housing Improvement Program
20 (herein HIP) and other requests under FOIA. Plaintiff
21 believes that both parties will continue to violated Federal
22 Laws and Statues unless the Federal Courts intervenes and
23
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1 hold both parties accountable for violations of Federal Laws,
2
3 Statues and for taxpayer dollars that are being illegally used.
4

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6 8. Petitioner is informed and believes that on this basis
7 alleges that Respondents and each of them do not maintain a
8 tribal court system of any kind on any date relevant herein.
9
10 Petitioner was not offered any judicial remedy other than that
11 under the Constitution of the United States of America.
12
13 Petitioner believes that and may utilize any judicial
14 proceeding available under law. Petitioner has no other plain,
15 speedy and adequate remedy.
16
17
18

19 9. The actions of Defendant(s) in making
20 recommendations without any other valid causes were wrong
21 and were intended to cause and did cause me to suffer
22 anguish, stress, worry and further severe emotional distress
23 entitling me to damages.
24
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1 10. The actions of Defendant(s) in engaging in the conduct
2 alleged were intentional, malicious, in bad faith and in
3 conscious disregard of Petitioner legal/civil rights entitling
4 Petitioner to damages.
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9 WHEREFORE Petitioner prays for judgments as follows:
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11 1. Petitioner respectfully request that a stay and summons
12 order be placed so all information/records can be obtained.
13 Petitioner believes immediate action is warranted to preserve
14 records due to the facts that defendants(s) are engaging in
15 illegal activities.
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20 2. Award damages in an amount according to the law.
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23 3. Cost of suit herein and court cost.
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26 4. Such other relief as the court deems just and proper.
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2
3 I declare that the foregoing is true and correct and within my
4 personal knowledge except where stated on information and
5 belief. As to matters stated on information and belief, same
6 are true and correct based upon my best information and
7 belief. I declare under penalty of perjury that the foregoing is
8 true and correct ant that this is executed this day
9
10
11

12 Dec 15, 2011, at Fresno, California
13
14

15 SIGNED Julie Fritcher
16
17

Julie Fritcher, PRO SE

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19

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IN THE UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF CALIFORNIA

Julie Fritcher, PRO SE

Plaintiff/Petitioner)

No.

Vs.

) **ADDRESS LIST**

Robert L. Zucco, Linda Puckett, Owens Valley

Indian Housing Authority, Does 1-250

Respondents/Defendants)

Plaintiff

Julie Fritcher, PRO SE
P.O. Box 1134
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Respondents/Defendants

Robert Zucco
P.O. Box
Lone Pine, Ca 93545
(760) 876-

IN THE UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF CALIFORNIA

Julie Fritcher, PRO SE

Plaintiff/Petitioner

No.

Vs.

ADDRESS LIST

Robert L. Zucco, Linda Puckett, Owens Valley

Indian Housing Authority, Does 1-250

Respondents/Defendants)

Respondents/Defendants Continued

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